

## GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

## 2010 REGULAR SESSION

The following bill was reported to the Senate from the House and ordered to be printed.

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY

AN ACT relating to honoring military service.

WHEREAS, the state government hiring preference for veterans helps to eliminate the penalty for time spent in military service; and

WHEREAS, the preference rewards veterans for their sacrifices and recognizes the economic loss they suffered while serving our country in uniform; and

WHEREAS, the preference restores veterans to a favorable competitive position for state government employment; and

WHEREAS, the preference acknowledges the larger obligation owed to disabled veterans and their families;

NOW, THEREFORE,

1

## Be it enacted by the General Assembly of the Commonwealth of Kentucky:

→ Section 1. KRS 18A.150 is amended to read as follows:

- Any person who has served in the active military, military reserves, or National 2 Guard and was discharged or released therefrom with an honorable discharge, 3 discharge under honorable conditions, or a general discharge [honorably 4 discharged soldier, sailor, marine, member of the Air Force, or member of any other 5 branch of the military service who was inducted into that service through voluntary 6 or involuntary enlistment, shall have five (5) points added to the veteran's [his] 7 entrance examination score for classified positions. Any current member of the 8 active military, military reserves, or National Guard Kentucky National Guard 9 member, or a former member of the Kentucky National Guard who has been 10 honorably discharged, shall be entitled to the same number of points. 11
- 12 (2) Any person who has served in the active military, military reserves, or National

  13 Guard and was discharged or released therefrom with an honorable discharge,

  14 discharge under honorable conditions, or a general discharge[honorably

  15 discharged soldier, sailor, marine, member of the Air Force, or member of any other

  16 branch of the military service who was inducted into that service through voluntary

HB007510.100-367 GA

or involuntary enlistment], whom the Veterans Administration or any branch of the Armed Forces of the United States determines has service-connected disabilities, shall have ten (10) points added to <u>the veteran's {his}</u> entrance examination score for a classified position.

1

2

3

4

16

17

18

19

20

21

22

23

24

25

- The spouse of a person who has served in the active military, military reserves, or 5 (3) National Guard, was discharged or released therefrom with an honorable 6 discharge, discharge under honorable conditions, or a general discharge, an 7 honorably discharged soldier, sailor, marine, member of the Air Force, or member 8 of any other branch of the military service who was inducted into that service 9 through voluntary or involuntary enlistment who] would be eligible for a ten (10) 10 point preference, and whose service-connected disability disqualifies the 11 veteran [him] for positions along the general line of the veteran's [his] usual 12 occupation shall have ten (10) preference points added to the spouse's [his] entrance 13 examination score for a classified position. In such a case, the spouse loses the right 14 to preference if the disabled war veteran recovers. 15
  - (4) Until remarriage, the surviving spouse of <u>a person who has served in the active</u> <u>military, military reserves, or National Guard and was discharged or released</u> <u>therefrom with an honorable discharge, discharge under honorable conditions, or a general discharge</u> an honorably discharged soldier, sailor, marine, member of the Air Force, or member of any other branch of the military service who was inducted into that service through voluntary or involuntary enlistment,] shall have ten (10) preference points added to <u>the spouse's</u> his entrance examination score for a classified position. This includes the surviving spouse of any military personnel who died while in the Armed Forces, unless circumstances surrounding the death would have been cause for other than honorable <u>or general</u> discharge separation.
- 26 (5) A parent totally or partially dependent on a <u>person who has served in the active</u>
  27 <u>military reserves, or National Guard[soldier, sailor, marine, member of</u>

Page 2 of 3
HB007510.100-367
GA

1	the	Air Force, or member of any other branch of the military service who was
2	ine	lucted into that service through voluntary or involuntary enlistment,] and [who]
3	los	at his or her life under honorable conditions while on active duty or active duty
4	for	training purposes[,] or[ who] became permanently and totally disabled as a
5	res	sult of a service-connected disability[,] shall have ten (10) preference points
6	ad	ded to the parent's [his] examination score for a classified position.
7	(6) Th	e preference points granted by subsections (1) through (5) of this section shall be
8	ad	ded to entrance examination scores for classified positions only if the score is
9	de	termined by the secretary to be a passing score and after verification of the
10	rec	quired service. The total of the entrance examination score and the preference
11	po	ints <u>may</u> [shall not] exceed one hundred (100).
12	(7) $(a)$	When a register certificate is transmitted to a state agency for employment
13		consideration, that certificate shall clearly identify all individuals entitled to
14		preference points under subsections (1) to (6) of this section, whether or not
15		an examination is actually a part of the selection method. Regardless of the
16		selection method used to fill a vacancy, these individuals shall be clearly
17		<u>identified.</u>
18	<u>(b)</u>	1. If the number of individuals identified in paragraph (a) of this
19		subsection is less than five (5), the employing agency shall offer an
20		interview to all individuals identified in paragraph (a) of this
21		subsection, including individuals presently employed by the
22		Commonwealth of Kentucky and applying for another classified
23		position within state government.
24		2. If the number of individuals identified in paragraph (a) of this
25		subsection equals or exceeds five (5), the employing agency shall offer

an interview to no fewer than five (5).

26

President of Senate

Attest:

Date February 18,2010